Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1512

Introduced by

Representatives Nathe, D. Anderson, Bosch, Headland, Lefor, Martinson Senators Bell, Hogue, Meyer (Approved by the Delayed Bills Committee)

- 1 A BILL for an Act to amend and reenact subsection 3 of section 21-10-11 of the North Dakota
- 2 Century Code, relating to the asset allocation plan of the legacy fund; and to provide an
- 3 effective date.

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4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 3 of section 21-10-11 of the North Dakota Century
 Code is amended and reenacted as follows:
 - 3. The board shall determine the asset allocation for the investment of the principal of the legacy fund including:
 - A target allocation of ten percent to fixed income investments within the state, of which:
 - (1) Up to forty percent must be targeted for infrastructure loans to political subdivisions under section 6-09-49.1. The net return to the legacy fund under this paragraph must be fixed at a target rate of one and one-half percent;
 - (2) Up to sixty percent, with a minimum of four hundred million dollars, must be designated to the Bank of North Dakota's certificate of deposit match program with an interest rate fixed at the equivalent yield of United States treasury bonds having the same term, up to a maximum term of twenty years; and
 - (3) Any remaining amounts must be designated for other qualified fixed income investments within the state.
 - b. A target allocation of ten percent to equity investments in the state, of which at:
 - (1) At least three percent may be targeted for investment in one or more equity funds, venture capital funds, or alternative investment funds with a primary

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1		strate	egy of investing in emerging or expanding companies in the state.
2		Equit	y investments under this subdivision paragraph must:
3	(1)	<u>(a)</u>	Be managed by qualified investment firms, financial institutions, or
4			equity funds which have a strategy to invest in qualified companies
5			operating or seeking to operate in the state and which have a direct
6			connection to the state; and
7	(2)	<u>(b)</u>	Have a benchmark investment return equal to the five-year average
8			net return for the legacy fund, excluding in-state investments.
9	<u>(2)</u>	Up to	seven percent may be targeted for investment as recommended by
10		the in	-state impact investment committee. The in-state impact investment
11		comn	nittee consists of the governor or the governor's designee, the state
12		<u>treas</u>	urer or the state treasurer's designee, and the insurance commissioner
13		or the	e insurance commissioner's designee. The committee shall develop
14		guide	lines for eligible investments under this paragraph. The committee
15		<u>shall</u>	receive and review proposals for eligible investments under this
16		parag	graph, and the committee may consult with industry representatives,
17		<u>finan</u>	cial professionals, or other technical advisors to review the proposed
18		inves	tments. The committee shall submit recommendations for investments
19		<u>unde</u>	r this paragraph to the state investment board. The retirement and
20		inves	tment office shall provide or arrange for administrative services to
21		<u>assis</u>	t the committee.
22	SECTION 2. EI	FFEC	TIVE DATE. This Act becomes effective on December 1, 2021.